TOWN OF LOS ALTOS HILLS

26379 Fremont Road Los Altos Hills, CA 94022 Phone: (650) 941-7222 www.losaltoshills.ca.gov



Application for Project Review

Rev. 10/14/14 1. PROPERTY DESCRIPTION: •• Please print or type •• Street Address Lot(s) Number Tract or Parcel Map Number Please Check One: Sewer Septic Assessor's Parcel Number Gross Acreage Net Acreage 2. PROJECT DESCRIPTION: Description of project i.e. new residence, addition, etc. 3. PROPERTY OWNER: Name of Legal Owner Mailing Address Zip Home Phone Cell Phone FAX Number E-mail Address Representative's Name Phone E-mail Address FAX Number Mailing Address Zip 4. FEES AND DEPOSITS: Planner will complete this section. Fees and deposits, payable to the Town of Los Altos Hills, are required to process all Planning applications. Fee Deposit Geologist: Zoning: Site Development: MISCELLANEOUS: Receipt # File # Date: 5. SIGNATURE OF OWNER(S) OR AGENT: (Please note: Agent requires letter of authorization from owner) I, the undersigned owner or authorized agent of the property described above, hereby make an application for the purposes set forth above in accordance with the provisions of the City Ordinances, and I hereby certify that the information given is true and correct and to the best of my knowledge and belief. Signature Date

PLEASE COMPLETE, SIGN AND RETURN WITH YOUR APPLICATION

The person responsible for payment of application charges must sign.

COST REIMBURSEMENT AND HOLD HARMLESS AGREEMENT

Applicant executes this Cost Reimbursement and Hold Harmless Agreement in conjunction with the attached application to the Town of Los Altos Hills for (location of property):

For good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, the undersigned Applicant agrees as follows:

1. Processing Costs. Applicant assumes full responsibility for all costs incurred by the Town in processing this application including, but not limited to, charges for outside consultants such as the Town's consulting engineer, the Town Geologist and the City Attorney, among others. Applicant agrees to pay all personnel costs, consulting costs, overhead costs of the City Attorney, and other costs that are directly or indirectly related to the review and processing necessary for the subject project, even if the application is withdrawn, not approved, approved subject to conditions, or modified on approval.

Examples of such billable costs include the following:

informal meetingsformal meetingsaction letters

· posting · counter or telephone explanations

· neighbor inquiries · consultant review of issues and documents

report preparation · consultant preparation of documents

noticing · condition enforcement

permit issuance · referral inquiries

· site visits · actions related to violations

The list above is not intended to be complete. Charges for Town professional staff and consultant time spent processing this application will be based on an hourly rate and costs necessary to process the application will be billed directly to the Applicant. Consultant charges are based on actual costs plus a ten percent (10%) Town overhead charge. Applicant agrees that no final building permit will be granted for the project, and no final inspection will occur until all costs are paid.

2. Change in Applicant's Interest. Applicant must provide written notice to the Town's Planning Director in the event there is a change in Applicant's interest in the property or project, or a change in the billing contact person for said project. Said notice must be mailed first class, postage paid, certified mail to:

Planning Director Town of Los Altos Hills 26379 Fremont Road Los Altos Hills, California 94022

Applicant hereby understands and agrees that the costs incurred by the City Attorney for review and processing of the proposed project are attributable to the project and may not be assigned without the prior written consent of the Town. Applicant understands that he or she is responsible for payment of the costs involved with this application even if property or project is sold or assigned to other parties. If payment responsibility is to be assumed by another party, it is Applicant's responsibility to ensure that that party executes a new agreement.

3. Deposit. Applicant agrees to make an initial deposit in the amount stated on the Application for Project Review. The deposit will be applied toward the costs described in Section 1 of this Agreement. The Town reserves the right to request an additional deposit from Applicant, should the City Attorney incur additional costs or if costs exceed the amount on deposit.

If Applicant's deposit is reduced to less than 30 percent of the original deposit amount, Applicant must increase the deposit to its initial amount within 10 calendar days after Town has sent Applicant notice to increase the deposit. If Applicant's deposit remains at or below 30 percent of the original deposit more than 10 calendar days after such notice has been sent to Applicant, the Town will stop all processing of the application including but not limited to inspections, and will withhold any permits, except as necessary to meet statutory deadlines for action on the project.

If ongoing costs ever exceed the deposit, Applicant will be billed for the additional charges at actual cost plus a 15% administrative charge, payment of which is due immediately upon receipt of invoice.

- **4. Project Completion.** After deduction of the final costs, any unused portion of the deposit will be returned to Applicant without interest. Applicant's deposit account will not be closed until:
- a. *Subdivisions* the final maintenance bond is released by the Town or when all conditions of approval are fulfilled, whichever is later (the deposit <u>may</u> be reduced for subdivisions when a maintenance surety is placed with the Town).
- b. *All other applications* the Town issues final building inspection clearance, or when work for which the permit was issued is satisfactorily completed.
- c. *If application is denied* the appeal period has ended or processing of the appeal is completed.
- d. *If application is withdrawn* completion of any remaining staff work on the application.

Any refund of amounts deposited shall be made in the name of Applicant, to the address noted for billing information.

5.	Billing Information. Following are the name and current address of the person to be billed for costs related to processing of the attached application: PRINT NAME: SIGNATURE: ADDRESS: PHONE:								
					6.	HARMLESS FOR ALL COST INCURRED BY THE TOWN, ANY PROCEEDING BROU CHALLENGING THE TOWN PROJECT. APPLICANT HER ALL LIABILITY, EXCEPTING	S WITH RESPECT TO THE AP ASES THE TOWN FROM AND FOR REGULATORY "TAKING ONS, IN CONNECTION WITH TH	CLUDING ATTORNEY'S FEES H THE TOWN'S DEFENSE IN TE OR FEDERAL COURT SPECT TO THE APPLICANT'S TOWN FROM AND AGAINST FLATORY "TAKINGS" UNDER NECTION WITH THE TOWN'S	
					7.	Execution. The person executing this agreement as Applicant represents that he or she is authorized to enter into agreement on behalf of the Applicant. If more than one person or entity is named as Applicant for the proposed project, all entities and persons must sign as indicated below.			
						Applicant Signature	Date	Property Owner Signature (If different than Applicant)	Date
Name and Title		Name and Title							
Additional applicants (if any):									
	Name	Date	Name	Date					